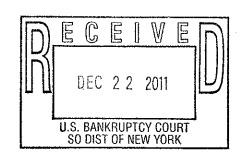
B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

In retehman Brothers Holdings, Inc.	Case No. 08-13555	
TRANSFER OF CLAIM OTHER THAN FOR SECURITY		
A CLAIM HAS BEEN FILED IN THIS CASE or chereby gives evidence and notice pursuant to Rule 3 than for security, of the claim referenced in this evidence.	100 (e)(2). Fed. R. Bankr. P. of the transfer industrial	
CF Claims LLC Name of Transferee	Rudolf Schaeff	
Name of Transferee	Name of Transferor	
Name and Address where notices to transferee should be sent: Attn: David Sharpe 1345 Ave of the Americas, 23rd Floor New York, NY 10105	Court Claim # (if known): 37571 Amount of Claim: \$34,750 Date Claim Filed: 10/13/2009	
Phone: (212) 479-7072	Dherro	
Phone: (212) 479-7072 Last Four Digits of Acct #:	Phone:	
Name and Address where transferee payments should be sent (if different from above);		
Phone: Last Four Digits of Acet #:		
I declare under penalty of perjury that the information best of my knowledge and polici.	on provided in this notice is true and correct to the	
By:Transferee's Agent	Date: 13/16/11	

Penalty for making a fulse statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

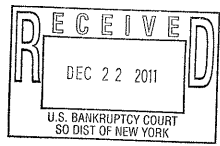


B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

In roLehman Brothers Holdings, Inc.	Case No. 08-13555
TRANSFER OF CLAIM OT	HER THAN FOR SECURITY
A CLAIM HAS BEEN FILED IN THIS CASE or of nereby gives evidence and notice pursuant to Rule 3 than for security, of the claim referenced in this evidence.	
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Phone: (212) 479-7072	Phone:
hone: (212) 479-7072 Last Four Digits of Acct #:	Phone:
Name and Address where transferee payments should be sent (if different from above):	
Phone:	
I declare under penalty of perjury that the informati best of my knowledge and third.	ion provided in this notice is true and correct to the
By:	Date: 10/16/11
•	

Penalty for making a falsy statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.



Main Document

Agreement and Evidence of Assignment Of Claim

- 1. SCHARTE NUDOLF ["Saller"], its encousans and sargns, for good and valuable consideration, the sufficient of which is liverity acknowledged in the amount of us\$1,563.75 (the "Exyrught"), Joes by about the transmission of the inventably sell, transfer and assign unto CF Chims LLC ("Burchaser") and functionably sell, transfer and assign unto CF Chims LLC ("Burchaser") and functionable successors and assigns, and Purchaser agrees to purchase, as of the Effective Date (as defined below), all of Societ's rights, title and interest in and to the claim in the assignment of Us\$43,791.00, as reflected in Proof of Claim 10.0547/12 (the "Proof of Claim"), as reflected in Proof of Claim 10.0547/12 (the "Proof of Claim"), as reflected in the Societies Barker of the Societies Barker of the Societies Barker of the Control of New York (the "Barker of Claim"), including, without indication, all of Societies days to receive distributions in respect of the Colim in controction with the Case (the "Claim"). Purchaser than make Payment by thank sent to Sefective Using the Payment of Claim (this "General of the Chaim in the Agreement") shall not be effective uptil the Payment is received by Seller (the "Effactive Rais").
- Saller hereby to presents and warrants to Purchasor that (a) the Proof of Claim was duly and timely filed on or before Stiff p.m. (pre-alting Essiet) Time) on November 2, 2009 in accordance with the Court's order setting the condition for flung proofs of civin in respect of "Laburary Program Securities", [b] the Proof of Claim relates to one or more recurities expressly identified on the list designated "Dalmen Programs Securities" available on hit pri/www.lehmon-doclet.com as of July 17, 2009; (c) Selbri has defined to Purchaster true and correct copies of decomentation supporting the Proof of Colin, including, without limit allow, any notice that Sellar revented from the Debtor regarding the attended and under the temperator Seller's Chinn; (d) the Claim is an allowed, with, liquidated and underputed and noncontingent claim in at least the amount of US\$36,750.00 egainst live Deblot; (e) the Claim is not subject to any defease, claim or right of setoff, reduction, intipalirment, anotherice, distillowance, subunitination as preference action, in whiche or in part, whether on contractual, legal or equitable geounds, that have bean or may be asserted by or on behalf of the Debtor or any other party to reduce the amount of the Cialm or affect its validity, priority or enforceability (f) this Agreement has been duly authorized, executed and delicenced by Selfor and Selfor has the requisite power and authority to execute, selfor and perform that Azietandati (z) no consolit, appured, filing or corporate, pertnerally or other action is required as a condition to, or otherwise to connection with, the execution, debuty and performance in this Agreement by Seller, (b) this Agreement constitutes the valid, legal and binding appearant of Seller, inforceable against Seller in accordance with its terms; (and payment or other abtaining has been received by Saller, or by any think party on behalf of Select in full or partial salisfaction of or in connection with, the Chim; iji no portion of the Claim has been sold, assigned or pladged to any third party lin white or in party. (k) Selicr owns and has good and manigraphs title to the Olym, free and clear of any and all limb, culture, set off rights, expully interests, or anomabances created or incomed by Seller or against Seller, it Seller has not engaged to any acts, conduct or ordiscions, or had any relationship with the Debtor or its additions, that will result in Purchaser receiving in respect of the Chini proportionatory has payments or distributions or less favorable treatment than other unsecured creditures and [m] Safer is not an will take fas such term is defined in the Bankraptoy Code). Further, Spieracknowledges, by that Putchases is an independent party and Putchases is not acting for of on behalf of Seller, and (v) represents and warrants to Porchasor that Seller has either obtained by a ablico from its own counsel to connection incremith or Seller has independently determined to cuter into titls Agraement without the benefit of counter). Select at browledges that Purchaser reserves the right to review the Chim pilorto purchase and may pilitto to purchase Seller's chim for any mesos.
- 3. Solic agrees that in the event Seller shall receive any payments or distributions or notices with respect to or relating to the Claim after the date himself. Solier shall accept the same as Porchasor's agent and shall hold the same in trust on behalf of and for the sale benefit of Purchasor, and shall promptly deliver the same from received free of any withholding, such a claim or helucidion of any kindly within 30 days and in the case of ectualise, such according shall be a good deliverable form, with the endorsement of Solier white measurery or appropriate. In the event Solier him to deliver any such a payment or distribution within 30 days of Solier's needed, Solier shall be obligated to pay Purchasor interaction and said apprend or distribution within 30 days of Solier's needed, Solier shall be obligated to pay Purchasor interaction and said apprend or distribution within 30 days of Solier's needed, Solier shall be obligated to pay Purchasor interaction and said apprend or distribution at a rate of 1 (49% pay and many shall be able to the date of Purchasor's excelpt.
- 4. Soller hereby walves any objection to the transfer of the Chain to Purclaser on the books and puzziels of the Dabtor and the Court and functy walves to the follest extent permitted by law any makes or right to receive autice of a hearing pursuant to Rule 3001(a) of the Federal Rules of Sentruptey Protedure, the Bankruptey Code, applicable local backruptey rules or applicable law, and consents to the subtlation of Sellor by Furchaser for all purposes in the craum, including without fundation, for votting and distribution purposes with respect to the Craim, Purchaser agrees to file a notice of renedity with the Court pursuant to Federal Rule of Bankruptcy Procedure William to Old pursuant to Federal Rule of Bankruptcy Procedure William to Old pursuant to Seller acknowledges and understands, and hearing Sipulates. That are order of line Court may be entured without further nucleo to Seller transferring to Purchaser the Court fundation, eccepting Purchaser as the sole owner and linking of the Claim, and directing first the purchaser.
- 5. All representations, wateraties, coverants and indomnities contained berein shall survive the execution, delivery and performance of this Agreement and the transactions described herein. Perchasers shall be entitled to transfer its rights becaused without any antice to or the content of Select. Select hereing agrees to indomnity, defend and hold Perchaser, its successors and resigns and its officers, directors, employees, agents and continting persons harmless from and against any and all baseds, claims, damages, costs, expenses and flabilities including, without limitation, represented the intentions and warranties make breath of the contest to the conte
- 6. Each of Safor and Purchaser agrees to (a) execute and deliver, or course to be executed and delivered, all auch other and further agreements, showments and just a course to be taken all auch other and further actions as the other party may recommibly request to effective to the intert and purposes, and carry out the furth agreement, including, without landation, Sollar's consension with truchaser and the event that the intert may at any fine the purposes, and carry out the furth agreement, including, without landation, Sollar's consension with truchaser and the event that the intert may at any fine the party of the Caim.
- 7. Seller's and Purchaser's rights and obligations hermunder shall be governed by and interpreted and determined in accordance with the laws of the State of they reach an accordance right of the provision that would require the application of the law of any utility in the law of the State of they reach a symmetric form of the courts located in the County of they fork in the State of they fork in the State of the with it. Bodings thereto consents to service of process by certified mail at its address listed on the signature page below.
- This Agreement states the online agreement between the parties concerning the subject matter hereof and supercades any prior agreements, and assumed agreement cours he made in writing and altered by authorized representatives of each of the parties hereof. Any addition or modification to this Agreement cours he made in writing and altered by authorized representatives of each of the parties hereby.
- 9. If any of the provisions of this Agreement are found to he uncoloureable, there mainters that be a sensor and it is a provision of the country inquired to permit enforcement of the premainder of the Agreement.
- 10. The Agreement may be skyled in under meascounterparts, Facilities and electronic scanned copies of this Agreements hall be treated as onicinals for purposed of enforcement.

SELLER
SCHAFFE, KUDALY

SPY
Name: SUMMER SUM

Agreement and Evidence of Assignment Of Claim

- SCHARFE RUDDLE ["Saller"], its processors and assigns, for good and valuable combiteration, the sufficiently of which is hereby scientification that emount of us\$1,668.75 (the "Parament"), closes hearby about tely, executilities by and immediably sell, transfer and assign unto CF Chilms. LLCC "Purchaser" and furthers of a successors and assigns, and Purchases agrees to purchase, as of the Discover Date (as defined below), all of Scient's rights, tills and interest in and to the claim in the agreement of USANA, YALOD, as reflected in Proof of Claim to. USANA (the "Proof of Claim") against Lebrara Brokeses Heridings inc. (the "Only in"). the dabtot-in-gossessian in the shapter 11 reorganization Case No. 08-13555 (IMF) (the "Case"), in the tinned States Bankruphcy Court for the Southern Ultract of New York (the "<u>Assistantes Court"</u>), including, without limitation, all of Sollor's rights to receive distributions in respect of the Cisim in connection with the Case (the "Cisim"). Purchasers shall make Payment by check sent to Selection liest class U.S. Mail promptly following approval of the Casim. This Agreement and Evidence of Assignment of Claim (this "generment") shall not be effective until the Payment is received by Seller (the "Effortive Date").
- Suffer hereby to presents and warrants to Purchaser that (a) the Proof of Claim was duly and timely filed on or before Still p.m. (prevailing Eastern Targe) on Hovember 2, 21009 in accordance with the Court's order setting the Bandine for flung proofs of Cisim in respect of Laborate Program Securities"; (b) the Front of Claim relates to one or more securities expressly identified on the Hat designated "Dalman Programs Securities" available on hit p://www.lehman-doclet.com as of July 17, 2009; (c) Softer has definered to Purchases true and current copies of decumentation supporting the Proof of Chim, including, without local allow, any notice that Seller received from the Debtor regarding the allowed amount in respect of Seller's Cham; (d) the Claim is an allowed, wild, liquidated and undisputed and moncontingent them in at least the amount of US\$34,750.00 against the Debtor; (e) the Ualin is not subject to any defeate, claim or right of securi, reduction, impairment, avoidance, disallowance, subuntination or preference action, in whole or in part, whether on contractual, legal or explitable grounds, that have been or may house deal by us on behalf of the Debtor or any other party to reduce the amount of the Claim or affect by whichty, priority or enforces builty; (if this Agreement has been duly sutherized, executed and delivered by Selfer and Selfer has the requisite power and authority to execute, deliver and perform the Agreement; [2] no contant, opposed, filling or corporate, partnership or other action is required as a condition to, or albertyles in connection with, the execution, delivery and preformance at this Agreement by Seller, (b) this Agreement constitutes the valid, for land binding appearent of Seller, enforceable against Seller in auxordance with he terms; [4 no payment or other obtainment has been received by Saller, or by any third party on belon of Select in full or partial salesiacism of as in connection with, the Chim; ij no parties of the Cistor has been sold, assigned or pleased to any third party lin white or in party, it select owns and has good and marketable little to the Cigins, free and clear of any and all limb, Calais, second rights, exountly interests, or anomaborates created or incurred by Selici or against Strike; (i) Selber has not engaged in any acts, conclude or omissions, or had any relationship with the Option or its attillates, that well result in Purchaser receiving to respect of the Claim proportionatory text payments or distributions or less towards treatment than other unsecured creditors; and (m) Select is not an idlicate (as seen bein is defined in the Bantraptoy Cody). Further, Substacknowledges, (x) that Putchases is an independent party and Purchases is not acting for of on helphild Seller, and (v) represents and warrants to Purchaser that Seller has either obtained begat advice from its own counsel to connection herewith or Seller has independently determined to outur into this Agreement without the benefit of counted. Select athrowledges that Pucchaser receives the right to review the Chien prior to perchase and rany parties to purche to Schools chimiter stry wesselv.
- Sciler agrees that in the event Seller shall receive any payments or distributions or notices with respect to or relating to the Claam after the dain human. Seller shall accept the same as Porthager's agent and the Bhold the same in trust on bahall of and for the sole benefit of Purchaser, and shall promptly deliver the so the furthwith to Proclasses in the same forms exchang fires of any within Ming, suboif, claim or skeducilion of any kind, within 30 days and in the case of securities, such secusilies shall be in good deliverable form, with the endursement of Solicy when necessary or appropriate, to the event solicy halls to deliver any auch payment or distribution within 30 days of Scilic's receipt. Seller shall be obligated to pay Purchaser many transformany table comment or delitibution at a rate of \$1,99% per annum or thu musimum rate gennitied by low from the dath of Seiter's receipt to the dath of Purchaser's excelpt.
- Soller heavy water any objection to the manufer of the Claim to Post later on the books and peroids of the Dahter and the Court and functy waives to the fullest extent permitted by law any motive or delic to receive notice of a hearing purevent to Rule 3001(a) of the Endored Rules of Bantzuntcy Procedure, the Bandruptey Code, applicable local haskruptey rules or applicable and and consents to the suitablinion of Selker by Eurobeser for all purposes in the case, including respond limitation, for voiding and distribution purposes with respect to the Ozim, Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Hube of Dankruptcy Procedure 2004(e) inchosing this agreement. Selber ecknowledges and understands, and hereby stipulates, that an order of the Coast may be entered without further multiple to Sever transfering to Purchaser the Tongsformed Malms, recogniting Purchaser as the sole owner and limites of the Calm, and directing that utility ments or distributions of money or property in respect of the Claim be delivered or made to Purchaser.
- At representations, evaluated, coverable and indepinities contained herein shall sure by the concurtion, delivery and prefermance of this Agreement and the transactions described herein. Purchases shall be entitled to transfer its rights becauses without any antice to or the correct of Seller. Seller hereby agrees to indentally, defend and hold Percharet, its successors and assigns and its officers, directors, employees, agents and controlling pressors harmless from and against any and all tosses, claims, damages, costs, expenses and liabilities including, without distinction, protonable attorneys fees and expenses, which result from Selects breath of he supresentations and warranties made becalls.
- Each of Sefer and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and faither agreements, ecouments and instruments and (b) take or cause to be taken all such other and further actions as the other party may renormably request to effectively the intert and purposes, and carry out the terms of the Agreement, including, without the animon, Seller's concentration with Furthern in the event that the Chiam may at any time he invasined for any reason whatsoever such as in the exert that habber makes an objection with respect to the Cisim.
- Seller's and Purchasor's rights and obligations berrunder shall be governed by and interpreted and determined in accordance with the laws of the State of stow York (without regard to any run Bicks of law provider, that would require the application of the law of any other jurisdiction). Seller and Prochoser cash swamit to the jurisdiction of the courts located in the County of tiew tork in the State of New York. Rods postly barely popularity to service of process by certified mail at its andress listed on the stanature page bullys.
- The Appendix states the entire agreement between the parties concerning the subject matter hereof and supersedes any prior agreements, bildentandays, or representations with respect to the subject matter hereof. Any podding or modification to this Agreement must be made in writing and algorid by authorized representatives of each of the parties herety.
- ilany of the provisions of this Agreement are found to humanique value, there mainteers in Rha a provision of the synosible energial reaching control of the provision of the control of t shall be deprised modified or stricken to the extern required to permit enforcement of the remainder of the Agreement.
- This agreement may be some in uncommunication parts, factimise and electronic reasons confine Agreements hall be treated as originals for purposes

on withess whereof, this Agreement and Evidence of Assignment	of Claim is entered into 85 of the Checkine Date.
Scheff, Kulon+	FURCHASER CF Claims LLC
Ny:_	Dys Hacinos Tintes
Title: DPL Dete: J.F. 49,2011 Fax No.:	Date:
Enails THEOLESCHAFFE GOTTOMIC. COM	•